UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

USDC SDNY
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DATE FILED: 10/16/2024

IN RE TERRORIST ATTACKS ON SEPTEMBER 11, 2001

Civil Action No. 03 MDL 1570 (GBD)(FM)

This document relates to:

Thomas E. Burnett, Sr., et al. v. Islamic Republic of Iran, Case No. 1:15-cv-9903 (GBD)(SN) (S.D.N.Y.)

PLAINTIFFS' NOTICE OF MOTION TO AMEND

PLEASE TAKE NOTICE that upon the accompanying Memorandum of Law and Exhibit A attached hereto, the plaintiffs identified on Exhibit A respectfully move this Court pursuant to Fed. R. Civ. P. 15 and 17 for an Order permitting them to amend the caption of Plaintiffs' Amended Complaint to incorporate the multiple capacities in which the plaintiffs identified on Exhibit A seek to proceed in this action. This motion does not add the claims of any new real parties in interest but rather more appropriately identifies those real parties in interest who are already named in Plaintiffs' Amended Complaint who are proceeding in multiple capacities that may not have previously been clear in the pleadings.

Dated: October 15, 2024

Respectfully submitted,

s/John C. Duane

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Attorney for the Burnett Plaintiffs

EXHIBIT A							
Plaintiff's Last Name, First Name	Plaintiff's State of Residency at Filing	Plaintiff's Multiple Capacity Allegations	Plaintiff's Relationship to 9/11 Decedent	Plaintiff Citizenship	9/11 Decedent's Citizenship/Nationality on 9/11/01	Nature of Claim	Case Information
		Peter John Lynch, Individually as Sibling and as Personal					
		Representative of the Estate of	Personal				
Lynch, Peter John	NJ	James Francis Lynch, Deceased		U.S.	U.S.	WD	1:15-cv-09903, 53, at 2229

The motion to amend is GRANTED.

SO ORDERED.

SARAH NETBURN

United States Magistrate Judge

Dated: October 16, 2024

New York, New York